1	
C	ase 2:08-cr-01048-VBF Document 8 Filed 01/05/11 Page 1 of 2 Page ID #:17
1	
2	
3	
4	CLERK, U.S.D.C. SOUTHERN DIVISION
5	JAN - 5 2011
6	CENTRAL BUSTRICTOF CALIFORNIA
7	BY DEPUTY)
8	UNITED STATES DISTRICT COURT
9	CENTRAL DISTRICT OF CALIFORNIA
10	$\mathcal{A}_{\mathcal{I}} \circ \circ \circ$
11	UNITED STATES OF AMERICA, Case No.: 2 CRO8-1048-VB
12	Plaintiff, ORDER OF DETENTION AFTER
13	vs. { Jemore, Billy HEARING [Fed. R. Crim. P. 32.1(a)(6); 18 U.S.C. § 3143(a)]
14	>1) emore, Billy
15	Defendant.)
16	
17	The defendant having been arrested in this District pursuant to a warrant issued
	by the United States District Court for the CDCA,
	for alleged violation(s) of the terms and conditions of his/her [probation] [supervised
	release]; and
21	The Court having conducted a detention hearing pursuant to Federal Rule of
22	Criminal Procedure 32.1(a)(6) and 18 U.S.C. § 3143(a),
23	The Court finds that:
	A. (a) The defendant has not met his/her burden of establishing by clear and
25	convincing evidence that he/she is not likely to flee if released under 18 U.S.C. §
2627	Unkasses due to fallace to interview: but celanice
28	4nknown due to failure to interview; bail resources unknown: FTA history: apparent ongoing sybstance
20	- in process on young says on young

Ŧ